Ira S. Sacks Robert J. Grand DREIER LLP 499 Park Avenue New York, New York 10022 Tel. (212) 328-6100 Attorneys for Defendant/Counterclaim Plaintiff Wink NYC, Inc. UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK GMA ACCESSORIES, INC. Plaintiff. -against-Civil Action No.: EMINENT, INC., SAKS FIFTH AVENUE, INC., 07 CV 3219 (LTS) INTERMIX, INC., WINK NYC, INC., LISA KLINE, INC., GIRLSHOP. INC., **DISCLOSURES PURSUANT TO** SHOWROOM SEVEN STUDIOS, INC., **RULE (26)(a)** JONATHAN SINGER, LEWIS TIERNEY and JONATHAN SOLNICKI,

Defendants.

WINK NYC, INC.

Counterclaim Plaintiff,

-against-

GMA ACCESSORIES, INC.,

Counterclaim Defendant.

Defendant Wink NYC, Inc. ("Wink") provides the following initial disclosures pursuant to Rule 26(a)(1) of the Federal Rules of Civil Procedure.

INDIVIDUALS LIKELY TO HAVE DISCOVERABLE INFORMATION A.

The following individuals are likely to have discoverable information that Wink may use

to support its claims and defenses. Wink's response is based on information presently available to it, and it reserves the right to supplement this list as discovery progresses:

Ilse Werther

Sara Mattler

Wink NYC Inc.

Ms. Werther and Ms. Mattler can be contacted via their counsel, Dreier LLP.

Subjects of information: purchase and sale of Charlotte Solnicki branded products.

В. **CATEGORIES OF DOCUMENTS**

At the present time, there are no documents that Wink can identify that it may use to support its claims and defenses other than (i) invoices, purchase orders and the like and (ii) those already requested by Plaintiff which will be produced subject to Wink's responses and objections. Moreover, documents relating to and comprising GMA's trademark filings and usage, most of which are within the possession of GMA, also will be used to support Wink's claims and defenses. Wink reserves the right to supplement this list as discovery progresses.

C. **COMPUTATION OF DAMAGES**

This section is inapplicable.

D. **INSURANCE AGREEMENTS**

There are no applicable insurance policies.

Dated: November 27, 2007 New York, New York

DREIER LLP

By: ____/s/ Ira S. Sacks Ira S. Sacks

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Attorneys for Defendant/Counterclaim

Plaintiff Wink NYC, Inc.